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U.S. APPLICATION NO.		FIRST NAMED APPLICANT		ATTY, DOCKET NO.
09/890	0917	MABOKA	S	878.47.USWO
	OT AL	IALL ADI E CO	NTERNATIONAL	LA LUCATION NO.
BRIAN H BATZI MERCHANT & G	- '	/AILABLE CO	PCT/24	NOC/00019
PO BOX 2903	GOOLD		I.A. FILINO DATE	PRIORITY DATE
MINNEAPOLIS,	, MN 55402 0903		08 FEB 00	08 FEB 99
I			DATE MAILED:	07 SEP 2001
NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)				
1. The following i	items have been submitted by t	he applicant or the IB to the U	Jnited States Patent and	Trademark
Office as	a Designated Office (37 CF	R 1.494) 📭 an Elected Offi	ice (37 CFR 1.495):	
	Basic National Fee.	Indication of Small E		-
	of the international application.		ernational application in	
<u>_</u> '	or Declaration of inventors(s).	<u> </u>	e 19 amendments into Er	ngiish.
	of Article 19 amendments.	Other:		
Fig The International Preliminary Examination Report in English and its Annexes, if any.				
Translation of Annexes to the International Preliminary Examination Report into English.				
اسا				
the indicated items	as requested early processing us in paragraph 3 below. The Ba	asic National Fee and the copy	not filed the following in of the international app	indicated items and/or dication must be filed
	nonths from the priority date to Basic National Fee.	avoid abandonment. Copy of the internati	onal application.	
[0.3. I	basic (Validiai Pec.	Copy of the minimum	onni apprionioni	
accentance under 3	items MUST be furnished with 35 U.S.C. 371:			
a. Translation of the application into English. A processing fee will be required if submitted				
later than the appropriate 20 or 30 months from the priority date.				
The current translation is defective for the reasons indicated on the attached Notice of Defective				
	Translation.	ranslation of the application at	nd/or the Annexes later	than the
b. Processing fee for providing the translation of the application and/or the Annexes later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)).				
[x] c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), properly identifying				
 t s	the application (preferably by the surcharge will be required if su	he International application nu	imber and international t	iling date). A
	date. The current oath or declaration		R 1.497(a) and (b) for a.	e reasons
indicated on the attached PCT/DO/EO/917. [Fig. d. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the				
priority date (37 CFR 1.492(e)).				
4. Additional claim fees of \$ as a large entity small entity, including any required multiple dependent				
	nired. Applicant must submit to 2(g)). See attached PTO-875.	he additional claim fees or car	ncel the additional claim	s for which fees are
	as not submitted the required so	equence listing pursuant to 37	CFR 1.821-1.825. See	e attached
PCT/DO/EO/920.				
MONTHS FROM THE PRIORITY	EMS SET FORTH IN 3(a)-3(I THE DATE OF THIS NOT DATE FOR THE APPLICA L RESULT IN ABANDONMI	TCE OR BY 22 OR 32 MON TION, WHICHEVER IS LA	NTHS (where 37 CFR)	i.495 applies) FROM
The time period se 1.136(a).	et above may be extended by fi	ling a petition and fee for exte	ension of time under the	provisions of 37 CFR
Annexes will be ca	e is checked, a translation of the ancelled. A processing fee wil 19 amendments are cancelled 495(d)) months from the priorit	I be required if submitted late since a translation was not pro	r than 20 or 30 months t	rom the priority date.
Applicant is remin address given in th	ided that any communication to he heading and include the U.S.	the United States Patent and application no. shown above	Trademark Office must e. (37 CFR 1.5)	be mailed to the
	A cany of this notice	ce MUST be returned	with this respon	se.
Enclosed: PC		Notice of Defective Translation	n	
PTC	0-875	PCT/DO/EO/920		
П, ₁ ,	U		John Anderson	
FORM PCT/DO/E	EO/905 (March 2001)	Telepho	ne: 703-308-9116	